UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA		APPLICATION AND	
	-V-		OF EXCLUDABLE DELAY
RUSLAN	Mirvis	Case No.	17-CR-273
The United States of America and the defendant hereby jointly request that the time period from June 1, 2017 to 44605T 18, 2017 be excluded from the computation of the time period within which () an information or indictment must be filed, or (XW) () trial of the charges against defendant must commence. (XC)			
The parties seek the exclusion of the foregoing period because			
they are engaged in plea negotiations, which they believe are likely to result in a disposition of this case without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risk that they would not, despite their diligence, have reasonable time for effective preparation for trial, () they need additional time to prepare for trial due to the complexity of case,			
The defendant states that he/she has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§ 3161-74; the plan and rules of this Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure. The defendant understands that he/she has a right to be tried before a jury within a specified time not counting periods excluded. Defendant For U.S. Attorney, E.D.N.Y.			
Counsel for Defe	ndant		
on the date below computing the tir Court finds that t defendant in a sp	the time period fromne within which () an information or ind his exclusion of time serves the ends of justedy trial for the reasons discussed on the even the reasonable likelihood that ongoing	ictment must stice and outw record and be g plea negotian	
that they would b exercise of due d	e denied the reasonable time necessary for		
Dated: Brookly	7n, N.Y 1 20 1 7		Lois Bloom United States Magistrate Judge